

- 3. The reasons for this Motion are the same as those for Defendants' first Motion for an extension of time: to allow Defendants additional time in order to consult with an attorney knowledgeable with the matters with which the Complaint is concerned, so that Defendants may more effectively respond to the Complaint and thereafter represent themselves in this matter. (As Defendants informed the Court in their First Motion, they are financially unable to engage an attorney full time to represent them in this matter. However, Defendants believe consulting with a knowledgeable attorney will greatly assist and make more effective their *pro se* representation.)
- 4. Following the Order granting Defendants' first Motion for an extension of time,
 Defendant David Meany has tried to locate an attorney in the Reno area for the above purpose,
 but without success. He is still trying, is awaiting some return phone calls, and has been referred
 to certain attorneys outside the Reno area. If no attorney willing to consult in this matter is found
 (in or outside of Reno), however, no further request for an extension of time will be made and
 Defendants will proceed *pro se*.
- 5. On November 18, 2019, Defendant David Meany contacted Plaintiff's attorney Alexander E. Stevko, Esq., Trial Attorney, Tax Division, U.S. Dept. of Justice. Defendant requested additional time for himself and Defendant Jenice A. Meany to answer or otherwise respond to the Complaint for the reasons stated above (to find and consult with legal counsel). Mr. Stevko stated that he had no objection to one additional extension of time for an additional thirty (30) days, such that an answer or other response would be due on or before December 20, 2019, as long as the Court also agreed to such an extension.

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1	5. Wherefore, Defendants request this Court to approve this second Motion for an
2	extension of time for Defendants to answer or otherwise respond to the Complaint in this matter
3	such that an Answer or other response will be due on or before December 20, 2019.
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5	Dated this 18th day of November, 2019
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7	David G. Meany, Defendant pro se
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9	Jenice A. Meany, Defendant pro se
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12	IT-IS SO ORDERED:
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14	United States Magistrate Judge
15	DATED: 11/25/2019
16	
17	CERTIFICATE OF SERVICE
18	This is to certify that I, Defendant David G. Meany, am over the age of 18 years and that
19	on November 18, 2019 I deposited for mailing at the United States Post Office a copy of the
20	attached DEFENDANTS' MOTION FOR EXTENSION OF TIME TO RESPOND
21	TO COMPLAINT (Second Request) addressed to the attorney for Plaintiff:
22	Alexander E. Stevilco, Egg
23	Alexander E. Stevko, Esq. Trial Attorney, Tax Division
24	U.S. Dept. of Justice P.O. Box 683, Ben Franklin Station
25	Washington, D.C. 20044-06863
26	Dated this 18th day of November, 2019
27	